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# SOAH DOCKET NO. 473-21-0538 PUC DOCKET NO. 51415

APPLICATION OF SOUTHWESTERN § BEFORE THE STATE OFFICE

ELECTRIC POWER COMPANY FOR § OF
AUTHORITY TO CHANGE RATES § ADMINISTRATIVE HEARINGS

# CITIES ADVOCATING REASONABLE DEREGULATION'S EIGHTH SET OF REQUESTS FOR INFORMATION TO SOUTHWESTERN ELECTRIC POWER COMPANY

Cities Advocating Reasonable Deregulation's ("CARD") Eighth Set of Requests for Information ("RFIs") to Southwestern Electric Power Company ("SWEPCO") is hereby filed in this docket. Responses to the RFIs set forth on Exhibit A should be served on Alfred R. Herrera, Herrera Law & Associates, PLLC at 4524 Burnet Road, Austin, Texas 78756, within twenty (20) calendar days of service hereof or no later than **March 10**, **2021**, or as modified by Order. Exhibit A is attached hereto and incorporated herein for all purposes.

### **DEFINITIONS**

- 1. "SWEPCO," the "Company," and "Applicant" refer to Southwestern Electric Power Company and its affiliates.
- 2. "You," "yours," and "your" refer to SWEPCO (as defined above), including its directors, officers, employees, consultants, agents and attorneys.
- 3. "Document" and "documents" mean any written, recorded, filmed, or graphic matter, whether produced, reproduced, or on paper, cards, tapes, film, electronic facsimile, computer storage device of any other media, including, but not limited to, memoranda, notes, analyses, minutes, records, photographs, correspondence, telegrams, diaries, bookkeeping entries, financial statements, tax returns, checks, check stubs, reports, studies, charts, graphs, statements, notebooks, handwritten notes, applications, contracts, agreements, books, pamphlets, periodicals, appointment calendars, records and recordings of oral conversations, work papers, observations, commercial practice manuals, reports and summaries of interviews, reports of consultants, appraisals, forecasts, tape recordings, or any form of recording that is capable of being transcribed into written form.
- 4. The term "communication" includes all verbal and written communications (including written records of verbal communications) of every kind, including but not limited to, telephone calls, conferences, letters and all memoranda or other documents concerning the requested item. Where communications are not in writing, provide copies of all memoranda and documents and describe in full the substance of the communication to the extent that substance is not reflected in the memoranda and documents provided and to the extent it is within the knowledge of SWEPCO.

CARD's Eighth Set of RFIs to SWEPCO

- 5. "Identification" of a document includes stating (a) the nature of the document (e.g., letter, memorandum, corporate minutes), (b) the date, if any, appearing thereon, (c) the date, if known, on which the document was prepared, (d) the title of the document, (e) the general subject matter of the document, (f) the number of pages comprising the document, (g) the identity of each person who signed or initialed the document, (h) the identity of each person to whom the document was addressed, (i) the identity of each person who received the document or reviewed it, (j) the location of the document, and (k) the identity of each person having custody of, or control over, the document. Identification of a document includes identifying all documents known or believed to exist, whether or not in the custody of SWEPCO or in the custody of its attorneys or other representatives or agents.
- 6. "Identification" of a person includes stating his or her full name, his or her most recent known business address and telephone number, his or her present position, and his or her prior connection or association with any party to this proceeding.
- 7. "Person" refers to, without limiting the generality of its meaning, every natural person, corporate entity, partnership, association (whether formally organized or ad hoc), joint venture, unit operation, cooperative, municipality, commission, governmental body or agency.
- 8. Capitalized terms not otherwise defined herein shall have the meaning attributed to them in the referenced testimony.

### Instructions

- 1. If any RFI appears confusing, please request clarification from the undersigned counsel.
- 2. In providing your responses, please start each response on a separate page and type, at the top of the page, the RFI that is being answered.
- 3. As part of the response to each RFI, please state, at the bottom of the answer, the name and job position of each person who participated in any way, other than providing clerical assistance, in the preparing of the answer. If the RFI has sub-parts, please identify the person or persons by sub-part. Please also state the name of the witness in this docket who will sponsor the answer to the RFI and who can vouch for the truth of the answer. If the RFI has sub-parts, please identify the witness or witnesses by sub-part.
- 4. Rather than waiting to provide all of the responses at the same time, please provide individual responses as each becomes available.
- 5. If SWEPCO considers any RFI to be unduly burdensome, or if the response would require the production of a voluminous amount of material, please call the undersigned counsel as soon as possible in order to discuss the situation and to try to resolve the problem. Likewise, if SWEPCO objects to any of the RFIs on the grounds that the RFI seeks proprietary information, or on any other grounds, please call the undersigned counsel as soon as possible.

- 6. If any document is withheld under any claim of privilege, please furnish a list identifying each document for which a privilege is claimed, together with the following information: date, sender, recipients, recipients of copies, subject matter of the document, and the basis upon which such privilege is claimed.
- 7. These requests shall be deemed continuing so as to require further and supplemental responses if SWEPCO receives or generates additional information within the scope of these requests between the time of the original response and the time of the hearings.

Respectfully submitted,

### HERRERA LAW & ASSOCIATES, PLLC

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By: /s/ Brennan Foley

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# ATTORNEYS FOR CITIES ADVOCATING REASONABLE DEREGULATION

#### **CERTIFICATE OF SERVICE**

I hereby certify that on this 18th day of February, 2021, a true and correct copy of CARD's *Eighth Set of Requests for Information to SWEPCO* was served upon all parties of record via electronic mail, in accordance with the Order Suspending Rules, issued in Project No. 50664.

By: _	<u>/s/Leslie Lindsey</u>	
Les	lie Lindsey	

### **EXHIBIT A**

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- 8-1. **SWEPCO Payroll:** Please refer to the responses to CARD 4-6, Attachment 1 and CARD 5-5, Attachment 1. The response to CARD 4-6, Attachment 1 shows 1,454 employees with base pay totaling \$4,046,063 for the pay period ending on October 16, 2020, and the response to CARD 5-5, Attachment 1 shows 1455 employees with base pay totaling \$4,742,239 for the pay period ending on October 30, 2020. This difference represents an increase in the biweekly payroll of \$696,176 for the addition of a single employee. Please explain any differences in the reported base pay in the two responses.
- 8-2. **SWEPCO Payroll:** Please refer to the responses to CARD 4-5, Attachment 1, CARD 4-6, Attachment 1, and CARD 5-5, Attachment 1. Please review these responses and verify that the amounts provided as base pay for each pay period reflect only base pay and no premium pay of any form. Please provide any corrections to the original responses to those discovery requests in Excel compatible format. If no corrections are identified, please provide the payroll summary reports for the test year and post-test year pay periods covered by the responses to CARD 4-5, CARD 4-6, and CARD 5-5.